

17 de abril de 2020

A: Abogados y Coabogados
de la Junta de Supervisión
y Administración Financiera

Promesa: Título III

Claim # 92032

Caso: 17-03283-LTS

Claim # 91812

Documentos # 12220, 11950

Filled 3/10/2020

SRF 40534, 40278

Mi nombre es Ana A. Vazquez

Corre dirijo a ustedes para responder a
los documentos

Documento # 1

Notificación de Moción conjunta para
establecer una extensión a la fecha límite
para responder a las objeciones de porpon
calendario para audiencia para abril
22, 2020.

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2020 APR 21 PM 2:35
CLERK'S OFFICE
U.S. DISTRICT COURT
SAN JUAN, PR

En esta carta, ustedes me informan
sobre la votación que se realizara para
seleccionar el grupo que representaría a
los bosques del sistema de Retiro de los
Empleados del Gobierno del E. I. P. de P.R. ya
que esta noche fue redactado en Terminos
Legales Aunque, se estando haciendo gestiones
para comunicarme con el mencionado Person
D. Bauer, USDC Núm. 215205 de O'Neill
y Borges HHC para clasificar sobre la
respuesta a la noche, han sido in-
fructuosas mis gestiones. Por lo cual
autorizo a O'Neill/Borges, HHC ha
asumir mi representación, sobre este
asunto y que me informen sobre
los resultados de la gestiones
hechas al respecto.

Self-787-449-3157. Attn.
Ana Q-Garcia Feliz
Calle C-AII Jardines de
Carolina, Carolina, P.R. 00987

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U.S. DISTRICT COURT
SAN JUAN, PR

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO

In re:

THE FINANCIAL OVERSIGHT AND
MANAGEMENT BOARD FOR PUERTO RICO,

as representative of

THE COMMONWEALTH OF PUERTO RICO, *et al.*

Debtors.

Claim # 92032

Claim # 91812

PROMESA
Title III

No. 17 BK 3283-LTS

**This filing relates to the
Commonwealth, HTA, and ERS.**

**Replicate Global Objection to the Secretary of the United States District Court for the
District of Puerto Rico**

Contact Information:

ANA A. GARCÍA FEBRES, neighbor of Urb. Jardines de Carolina Calle C-A 11, Carolina, P.R, 00987, telephone (787) 449-3157, email: orkidea13@gmail.com.

Motives to oppose to the Global Objection:

The CLAIM of ANA A. GARCIA FEBRES is a legitimate allegation and is sufficient. She was a teacher and counselor of the Department of Education of Puerto Rico by 33 years, 9 months, 1 weeks, 2.5 days. During that time, she was doing monthly contributions to the System of Retirement Pensions for Teachers of Puerto Rico Government. The effectiveness date of the pension July 29, 2011. The contributions of ANA A. GARCIA FEBRES to the System of Retirement Pensions for Teachers of Puerto Rico Government, are evidenced in a certification that is attached to this document.

The Act Num. 160 of December 24, 2013 "The Law of the System of Retirement for Teachers of the Commonwealth of Puerto Rico establishes:

"The Teacher as the teaching axis, is the professional in charge of the most transcendental work in the life of his students; The influence of its impact endures forever. The teaching class has in there hands the prosperity of an entire country. Therefore, the Government of the Commonwealth of Puerto Rico is committed to do everything necessary to protect them and provide them with a withdrawal.

Worthy, meritorious for the years of education dedicated to the Puerto Rican people."

As a retired teacher and participant of the System that receives a pension in accordance with the dispositions of the law, ANA GARCIA FEBRES has a meritorious CLAIM.

This motion is made in the grounds that the claimant has a valid allegation on the basis of the claims of wages deducted for pension of the Teachers Retirement Pensions System of the Puerto Rico Government while she was working as teacher and librarian of the Department of Education.

CONCLUSION

For all the foregoing reasons, the CLAMAIN request that the Honorable United States Court for the District of Puerto Rico, dismiss the Global Objection in regards with the claim.

Dated: February 17, 2020

Respectfully Submitted,


Ana A. García Febres
Claimant